JAN 2 5 2005

Suite 300 1700 Diagonal Road Alexandria, Virginia 22314 TELEPHONE: 703-684-1111 FACSIMILE: 703-518-5499



FAX

To:

Examiner David A. Zarneke

From: Jane Katsarclis for

Benjamin J. Hauptman

Of:

U.S. PTO

Pages: Including this cover sheet, 6

Fax:

703-872-9306

Date: January 25, 2005

Re:

UNITED STATES Patent Application No. 10/074,052

For: SEMICONDUCTOR PACKAGING COMPRISING A CARRIER HAVING

AT LEAST A CAVITY THEREIN Inventor (s): Chen-Jung TSAI et al.

Our Reference: 4425-248

☐ Urgent

☐ For Review

☐ Please Comment

☐ Please Reply

☐ Picase Recycle

Attached is a "Request for Withdrawal of Notice of Abandonment" in connection with the above-referenced application.

Your prompt consideration would be greatly appreciated.

Please contact Jane at 703-535-7066 if you have any questions.

IMPORTANT

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Ø 002/006

JAN 2 5 2005

Docket No.: 4425-248

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Inventor(s): Chen-Jung TSAI et al.

Confirmation No. 7602

U.S. Patent Application No.: 10/074,052

Art Unit: 2829

Filed: February 14, 2002

Examiner: David A. Zarneke

SEMICONDUCTOR PACKAGING COMPRISING A CARRIER HAVING AT LEAST A

CAVITY THEREIN

REQUEST FOR WITHDRAWAL OF NOTICE OF ABANDONMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In response to the Notice of Abandonment mailed January 3, 2005, the undersigned hereby requests that the Notice of Abandonment be withdrawn for the following reasons:

- Upon a careful review of the Notice of Allowance mailed July 7, 2004, it was noted that the Examiner had erroneously indicated that claims 1-12 were allowed.
- On July 14, 2004 the undersigned's Assistant contacted the Examiner to inform (2) him that the claims indicated on the Notice of Allowance mailed on July 7, 2004 were in error, referring the Examiner to a Preliminary Amendment that was filed on June 18, 2004, which amendment cancelled claims 1-19 and added new claims 20-42.
- On July 16, 2004, a "Letter" was filed with the U.S. PTO attaching a copy of the (3) June 18, 2004 Preliminary Amendment.
- On July 17, the Examiner called the undersigned's Assistant confirming receipt of (4) the Letter and attached copy of the June 18, 2004 Preliminary Amendment.
- On October 7, 2004 a new Notice of Allowability was issued but again incorrectly (5) reflected that claims 21-39 were allowed instead of claims 20-42 as submitted in the June 18, 2004 Preliminary Amendment.

Docket No.: 4006-117

- (6) The undersigned's Assistant again contacted the Examiner to ask that a new Notice of Allowance be issued setting forth a new due date for payment of the Issue Fee. The Examiner stated that he would issue a new Notice of Allowance that would restart the due date for payment of the Issue Fee.
- (7) Several phone calls were made to the Examiner and his Supervisor during the period of October 7, 2004 December 29, 2004 requesting that a new Notice of Allowance be issued.
- (8) On January 3, 2005, a Notice of Abandonment was mailed from the U.S. PTO.
- (9) It should also be noted that the Notice of Abandonment erroneously held the application abandoned by Applicant's failure to timely pay the Issue Fee. Note that the Notice of Allowance mailed July 7, 2004 (copy attached) did not require Applicant to pay any fee. The reason is that the required fees were timely paid on December 22, 2003 (copy attached) in response to a Notice of Allowance originally mailed on September 22, 2003 by the previous Examiner, Ms. Cruz. The already paid fees have apparently been applied toward payment of the Issue Fee required upon allowance of the instant application by Examiner Zarneke.

In view of the above, it is respectfully requested that the Notice of Abandonment be withdrawn and a new "corrected" Notice of Allowance be issued setting forth the correct allowed claims. Once the undersigned receives the new Notice of Allowance, any insufficient Issue Fee due to recent changes to the U.S. PTO fee schedule will be promptly paid.

LOWE HAUETMAN & BERNER LLP

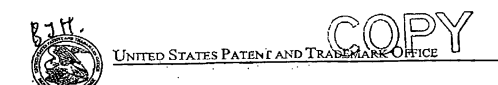
Benjamin J. Hauptman Registration No. 29,310

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(703) 518-5499 Facsimile Date: January 25, 2005

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LOW H	AUPEMANGILM	IAN & BER ER, LLP	DE 22 7003					
PATENT		(DE TIME					
Docket No. 4425-248 Serial	No. 10/074,052	Patent No.	TRADE METS					
Date Filed/Issued: 2-14-02 Applicant(s) Cheng-Jung Dai et al.								
The Stamp of the U.S. Pat	ent & Trademark Offi	ce acknowledges receipt of the	following:					
Acknowledgement, Req. Amendment/Response Amendment After Final Appeal Brief (in Triplicate) Assignment Certificate of Correction Change of Address Claim of Priority Corr. Not. of Recordation, Req. Declaration, Subst/Supp Drawing Revision, Req. Extension of Time, Petition Filing Rcpt, Req for Corr Formal Dwgs (# of Shts)	No Fee \$ \$ \$ \$ \$ \$ No Fee	IDS/Form 1449/Ref(s) Issue Fee & Public Maintenance Fee Missing Parts, Resp w/Dec. Notice of Appeal Oral Hearing, Req. Power of Attorney Priority Document(s) Refund, Req. Reply Brief (in Triplicate) Restriction/Election Response Revoke Pwr Atty/New Appt. Status Inquiry Terminal Disclaimer	\$ /630.00 \$					
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NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

07/07/2004

RECEIVED

EXAMINER

ZARNEKIL DAVID A

LOWE HAUPTMAN GILMAN & BERNER, LLP Suite 310

Suite 310 1700 Diagonal Road Alexandria, VA 22314

JUL 0 8 2004

ART UNIT

PAPER NUMBER

2827

DATE MAILED: 07/07/2004

Lowe, Hauptman, Gilman & Earnet

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/074,052 02/14/2002 Chen-Jung Tsai 4425-248 7602

TITLE OF INVENTION: SEMICONDUCTOR PACKAGE COMPRISING A CARRIER HAVING AT LEAST A CAVITY THEREIN

1	APPLN, TYPE	SMALL ENTITY	ISSUE PEG	PUBLICATION FEB	TOTAL PUB(S) DUB	DATE DUE
1	nonnovisions)	NO	\$0	20	50	10/07/20/04

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Pee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUB FEE shown above.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEB (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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